

Devon, Henderson  
V.C.

Trinity Fed. Staff.

U.S. D.C. Court of Nashville  
T.N.

PO Box 4



RECEIVED: 3:23-CV-00081

Omnibus Motion

MAR 01 2024

Judicial Notice

U.S. District Court

\* All motions/orders that has been entered thus far are interlocutory thus can and will be challenged in this Omnibus Motion due to the courts failure to rule. Initially on plaintiff's Request for the scheduling of a Jury trial, his response

\* challenging the judges motion/order to correct his signature and The plaintiff's Request to activate the Kings Bench Art III court after the Judge Is completely aware that he is under double oath to uphold the Constitution. Thus any motions or orders filed that have not been addressed will be at this time. (Note: No offense Judge I'm just playing the game, in search of the treasure.)

Citation of Authority:

Motion for temporary Injunction  
Request

The Plaintiff in retaliation by Sheriff Richard wills for placing him on the suit, has been placed in the psychiatric ward asylum side of the Jail in between 2 Lunatics who are certified Insane. All access to the law library has been denied, all records concerning this case, including the suit itself has been destroyed. I have no way of getting copy's of the motions orders or nothing at this time, which leaves me no way to properly file a motion or represent myself at this time, seeing as how the Judge sees that its over 20 defendants in many complex issues requiring expert testimony from doctors, lawyers, or investigators. Decided to not allow me to be given an attorney at this time. An injunction is needed to protect the plaintiff's rights at this time, to a fair trial an equal protection of rights, an access to courts all under the 14th Amend. of the U.S. Constitution.

Issues to be noted: Plaintiff is denied all access to the law library

2. Plaintiff is denied all access to medical care

3. Plaintiff is denied all access to his proper Jewish Kosher meals.

4. Plaintiff legal material all documentation concerning this case, an Jackson T.M. Case Criminal Court of appeals has been confiscated and destroyed by Sheriff Richard wills an has been locked in an asylam for psychotic people without due process of law or Just Cause in order to torture plaintiff

5. They the sheriffs an Appell. Court had paid a Judge Humberto Acosta, a Jail Magistrate to appoint a public Pretender Patrick G. Gable in a ex-parte proceeding on 2-9-2024 in which I was not present nor did I consent to this in violation of there Oaths of office entering a clear conspiracy to violate my 5th, 6th, 8th an 14th Const. Rights as well as 4th

(Note though this is irrelevant to the injunction request it is necessary for the Judge to be aware of what illegal actions your partys are taking to silence me an hinder the proper administration of Justice for this case.

6 I have no way to make copies of any motions paper, or anything for this matter or no materials or legal access to properly serve all partys, I cannot investigate, litigate or properly prepare for this case.

## Preliminary Injunction/ Restraining Order

## Temporary

7. Several Request through exhaustion of administration Remedies have gone ignored  
The mail man refuse to produce the fact it's march Records which will show the Tampered  
with federal correspondence excepted mail I never signed for nor was ever put on notice  
of Spencers frivolous unlawful motion to dismiss the entire matter involving 20 defendant  
him being only one of 20 not legally authorized to speak for anyone but himself.

8. I am unlawfully with due process of law held in a psyche ward on 24 hr lockdown beside  
harmless who make demonic strange noises on being on the walls every night to torcher  
me for my insistence of pursuing this matter

9. Extra ordinary circumstances at this time Meritiate Preliminary Injunction or  
Temporary restraining order be put in place at this time. To prevent immediate irreparable  
harm on a total Miscarriage of Justice. Denying or abridging the Plaintiff's 5th, 6th and 14  
amendments as well as eighth, 5th due process (procedural or substantive) 6th Right to impartial  
trial on effective assistance of counsel, 7th Amendment Jury trial Demand involving  
questions of const. law Monetary an equitable Relief mandating Jury Trial be enforced.  
8th amendment Cruel an unusual sadistic abuse by defendants In Retaliation for pursuing  
of equal protection of laws out of 2 thousand Inmates I am the only one discriminated against  
In a inhumane fashion with zero justification.

\* 10. To prevent further file hours fees being taken at the plaintiff in order to litigate  
this matter. A Preliminary Injunction must be enforced as entered at this time  
stating the following: Sheriff wills to allow plaintiff full access to the law library  
5 days a week to make phone calls, Internet legal research, make copies of records,  
all tools be provided from proper access to courts Pens, pencils, paper, stamps, envelopes  
etc. Plaintiff be given a Law library tablet 3 days a week from 7 am until 10:30 pm  
To do legal research all requests strictly concern this case matter, on order Demanding all legal  
Mail incoming an outgoing be signed by Plaintiff on given a copy for his records including  
The Deputy must sign as well.

11. Produce the Names of all individuals who placed plaintiff in a psycho-ward to be torchered  
By Lunatics screaming flaming from the mouth, wiping snot, boogers, on plaintiff's door  
an peeing an defecating out the door leaving the plaintiff to inhale urine daily.

12. Provide plaintiff with his religious kosher meal so that he may have a well balanced mind  
in order to focus on the task at hand, In order to be effective on to fight efficiently  
within the legal bounds of civil litigation, Plaintiff's energies on aura/bio plasmaic Energy  
Body must be at its highest levels of vibrations of the 6 an 7th main energy portals  
he is one man facing over 20 individuals on 8 corporations alone.

13. All Sheriffs an Deputy be ordered to stop or not allowed to harass, torcher, poison  
assault or murder the plaintiff while he remains unlawfully incarcerated in E.P.S.O.  
If they refuse to obey the order place in the order that I am to be transferred  
To federal custody for the remainder of the proceedings for my own safety  
having been almost murdered intentionally by Eppol hispanic an Caucasian Officers  
on video on 2-5-24 in order to silence me. In front of over 20 officers of law  
El Paso TX 79902, who consented to it on camera at booking 3:00 am E.P.S.O. 601 E. Overland Ave

Certificate of Service

Case 3:23-cv-00081 Filed Document 58 Filed 03/01/24 Page 2 of 8 PageID #: 291

transcribed by clerk to all partys. *[Signature]*

① I wills inde Hospital

Valentín Arriano

② I wills Workin forter mardourat

③ day bday be better

④ you always be something positive to like

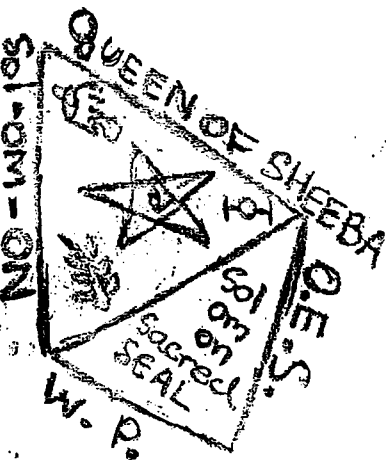
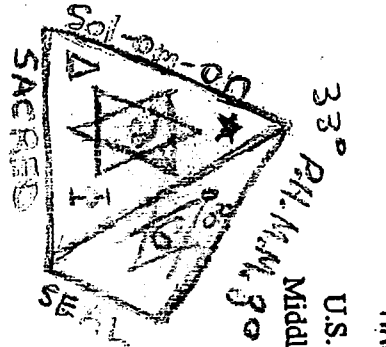
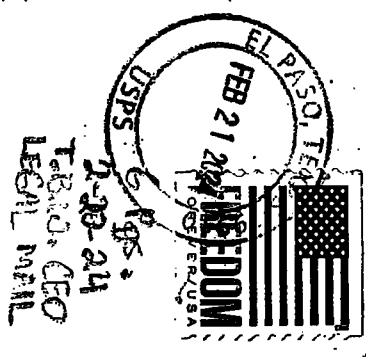
DEBORISE NELSON #9546176  
E.P.S.O. unit 1030 Annex cell 204  
1901 MONTANA AVE.  
EL PASO, TX 79903

RECEIVED

MAR 01 2024

U.S. District Court  
Middle District of TN

U.S.D.C.  
801 BROADWAY AVE  
NASHVILLE, TN 37203  
J.B.



Montelongo

General Inmate Correspondence  
El Paso County  
Annex

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Auto SUGGESTION

**U.S. District Court**

**U.S. District Court**

thus I also request a hearing in open court to be present by court order for U.S. Marshals to TRANSPORT ME TO THE hearing from E.P.S.O. on the motions for preliminary injunction in order to present facts demonstrating a interference with ~~my~~ due process, statutory privilege to be represented by effective counsel or be a self represented effective counsel due to intentional Constitutional Deprivations resulting in irreparable harm, thus my propriety of a request for preliminary injunction, threat of irreparable injury in addition to success on the merits Berda, S87 F.2d at 314.

\* I am very likely to succeed on the merits of my entire case due to the substantial fact that everything I've stated in the claims can be proven by VIDEO footage on state records. No Jury will rule that my rights were not violated as that Core Circa has not had numerous incidents such as mine before. They have been sued numerous times for things like this causing DOJ and even the President of the U.S. to take notice.

\* In fact, Cody Spencer an attorney has advised me that the DOJ is investigating the entire matter.

- \* In fact Cody Spencer ~~an even the President of the U.S. to take notice~~ ~~have been sued numerous times~~ ~~and drawing~~ ~~by~~ ~~the~~ ~~U.S.~~ ~~to~~ ~~take~~ ~~notice~~  
attorneys have admitted on record that Cody has violated my constitutional rights of due process, had my records not been destroyed an me being denied access to courts I'd attach it to this Motion however the courts have the records to review, when Cody Spencer argued against additional claims against him an admitted he violated my constitutional rights.  
Thus I have established the 2 prong essential to the granting of my preliminary injunction. That I am more than likely to succeed on the merits.

\* Thus I have established the 2 prongs essential to the granting of my preliminary injunction, one I am more than likely to succeed on the merits of the case out of the defendants on March 10th on record. An 2 I am definitely likely to suffer from ongoing irreparable harm in the absence of preliminary relief. Thus, the balance of equities tips in my favor, an that the pre-injunction is in the public interest" Winter, 555 U.S. at 320

- \* Judge Barbana The very ~~same~~ purpose of a preliminary injunction is to preserve the status quo ante liten pending a determination of the action on the merits (Sierra Forest Legacy v Rep 577 F.3d 1023, 1023 (9th Cir 2009)) Thus even if you might feel or judge the injunction unnecessary I have offered the the temporary restraining order instead or as an alternative, which as long preserves the status quo before a preliminary injunction hearing may be held which; its provisional remedial nature is designed only to prevent irreparable loss of rights prior to judgment (Granny Goose foods, Inc. v. Brotherwell 5
- \* In closing to go further

8-In closing to go further than what Cody Spencer request an come up with your own alternative of repercussions of a dismissal with prejudice an Quale case law in support is clearly you acting outside your compacity as a Judge an practising law from the bench, clearly implying bias or incompetence threatening your double Oath of office an clearly implying a denial of my right to a 7th amendment Art III common law Jury trial on plain discrimination in violation of my 5th amendment Right. Not to mention Lowkey subterfuge Retaliation for putting the Gov of Tenn on the Sulf which you intentionally failed to mention in the facts of the case along with the rest of the party's, My 6th amended complaint was not denied an all were served by the U.S Marshalls how did you forget to mention that in your closing party facts of the matter I simply have been given the party's chance to respond the only one failing is the one who admitted his Guilt already.

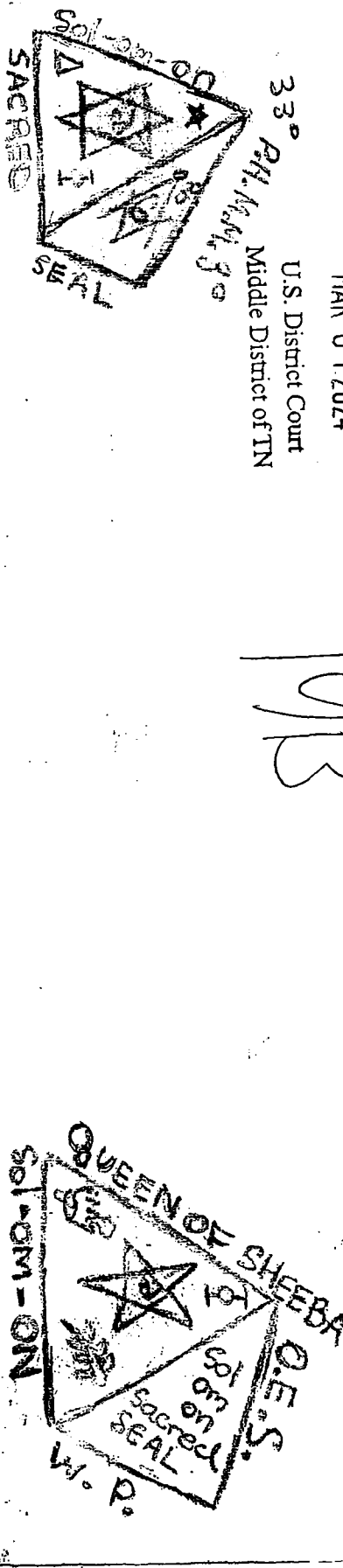
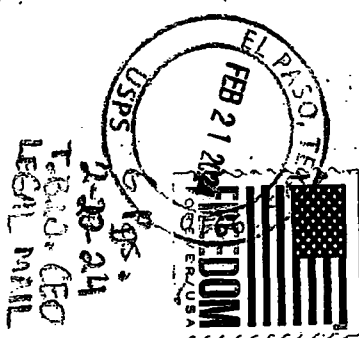
DEBORÉE NELSON # 9546176  
E.P.S.O. UNIT 3130  
1000 BROADWAY AVE  
EL PASO, TX 79901-3130

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33°  
R.H. MASON  
Middle District of TN

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801 BROADWAY AVE  
NASHVILLE, TN 37203



Breakfast Room  
Montelongo

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Annex

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